

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

MONTASER MOSA RASHID,

No. Misc. C 07-80234 CRB

Plaintiff,

**ORDER OF DISMISSAL WITH  
LEAVE TO AMEND**

v.

FIRST FRANKLIN LOAN SERVICES, et  
al.,

Defendants.

Plaintiff, proceeding pro se, filed this action against First Franklin Loan Services, a residential wholesale lender, as a miscellaneous action. Plaintiff identifies himself and First Franklin as a “vessel.” Plaintiff’s papers are incomprehensible and it is impossible for the Court to discern the basis for plaintiff’s lawsuit. It appears that plaintiff may have a loan with defendant First Franklin, but even that fact is unclear from plaintiff’s papers.

Accordingly, plaintiff’s “action” is DISMISSED with 20 days leave to amend. If plaintiff wishes to proceed with this action, plaintiff must file a complaint that clearly identifies the parties and the claims that plaintiff is making and the facts that support his claim. Citation to random legal authorities is not sufficient to state a claim.

**IT IS SO ORDERED.**

Dated: October 26, 2007

  
CHARLES R. BREYER  
UNITED STATES DISTRICT JUDGE

**United States District Court**  
For the Northern District of California

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